

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

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JASON MARTIN

10 CV 05181

Plaintiff,

-against-

**FEDERAL CIVIL RULE 7.1
DISCLOSURE
STATEMENT**

JET EQUIPMENT & TOOLS, INC. and “John
Does, Inc.,” entities presently Unknown, intended
to be distributors, Suppliers, and repairers of
tilting ARBOR SAW, Model JTAS-10-3, and
WALTER MEIER MANUFACTURING CORP.,

Honorable

Defendant/Third-Party Plaintiff,

v.

OUTDOOR INSTALLATIONS, LLC D/B/A
SPRING SCAFFOLDING and METRIC
SERVICES, INC.

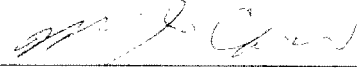
Third-Party Defendants.
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Defendant, **Outdoor Installations, LLC** by its attorneys, LONDON FISCHER LLP, as
and for its Rule 7.1 Disclosure Statement respectfully set forth:

1. That **Outdoor Installations, LLC** is a non-governmental entity;
2. That **Outdoor Installations, LLC** has a parent company, RJPG, LLC which owns
100% of the shares of **Outdoor Installations, LLC**;
3. That **Outdoor Installations, LLC** is not a public corporation;
4. That no publicly held corporation owns 10% or more of its stock.

Dated: New York, New York
May 12, 2011

LONDON FISCHER LLP



By: Michael J. Carro (MJC 5452)
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To:

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